## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

Civil Action No. 3:04 CV 119 - MU

GARDEN CITY BOXING CLUB, INC. Plaintiff,	) ) )
	)
v.	) JUDGMENT BY DEFAULT PURSUANT TO
	) RULE 55 OF THE FEDERAL RULES OF CIVIL
H2O LOUNGE INC., d/b/a H2O BAR	PROCEDURE
& LOUNGE and d/b/a H2O LOUNGE &	)
BAR; MAURICE DALE CLARK	)
Defendants.	)
* * * * * * * * * * * * * * * * * * * *	* * * * * * * * * * * * * * * * * * * *

Plaintiff, having requested and obtained the entry of default against Defendants H20 Lounge, Inc., d/b/a H20 Bar & Lounge and d/b/a H20 Lounge & Bar and Maurice Dale Clark individually, pursuant to Rule 55(a), Fed. R. Civ. P.; and Plaintiff having moved for the entry of judgment by default;

IT IS HEREBY ORDERED: That judgment be and the same is hereby rendered in favor of Plaintiff Garden City Boxing Club, Inc. against Defendants H20 Lounge, Inc., d/b/a H20 Bar & Lounge and d/b/a H20 Lounge & Bar and Maurice Dale Clark individually in the amount of \$20,000 as statutory damages, and additional damages in the amount of \$10,000.00 pursuant to \$605(e)(3)(c)(ii) and \$10,000.00 pursuant to \$553(3)(B) based on the Defendants' conduct, for total damages in the amount of \$40,000.00, plus attorneys' fees in the amount of \$4,285.20, and costs in the amount of \$261.72.

Signed: June 7, 2006

Graham C. Mullen

United States District Judge